### DECLARATION

## UYRJIY APPLICATION

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled PHOTOCATALYST INCLUDING OXIDE-BASED NANOMATERIAL, the specification of which

#### CHECK ONE

<b>(X)</b>	is attached hereto.	
£ 3	was filed on	15
Appl	ication Serial No.	_
and v	vas amended on	

I have read the applicable statutes and rules reprinted on the attached page of this declaration which I understand to describe subject matter which is material under 37 C.F.R. ? 1.56(a).

Thereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, 1.5o(a). Thereby claim foreign priority benefits under Title 35, United States Code, 119 of any foreign application(s) for patent or inventor's certificate(s) or 2.365 of any PCT international application which designated below any other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate(s), or any PCT international application having a filling date before that of the application on which priority is claimed.

Application Number	Country	Date of Filing	Priority Claimed		
			Yes	No	
19-2004-00164:2	KORRA	11 Moren 2014	vi		
PCI/KJ/2005/000698	KOREA	11 March 2005	Ý		

Obereby claim the benefit under Title 35, United States 119(e) of any United States provisional

Application Number	Date of Viling
87 A	

Thereby claim the benefit under Fitte 35, United States Code, 120 of any United States application(s) or 7963(c) of any amenational application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the price United States application in the maconer provided by the first paragraph of Title 35, United States Code, 112. I ocknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, 1.56, including for continuation-in-part applications, material information which became available between the filling date of the groot application and the sational or PCT international filling date of the continuation-in-user application.

Application (Sumber	Date at Filing	Sixios - Patenind, Pending, er Abanduneni
N/A		

#### APPLICABLE STATUTES & RELES

WICER 7 LSG - DUTY OF DECLOSURE FRAUD: STRIKING OF REJECTION OF APPLICATIONS

(a) A duty of acctor and good faith toward the Parent and Trodemark Office rests on the immonent model manner or again wide programmer or prosecutive the amplituation and on every other individual who is substantiately involved in the programmer prosecution of the application and who is associated with not obserter, with the designee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty of discusse to the Uffice information they are award of which is existent to the particular to particular the particular to provide the programmer and the programmer and the properties of the application. Such information is material where there is a satisfactful disclined that a constantial excellent excell consider it importants in the childing whether to allow the application to find a post content of the application in the finite of the application in the programmer of the properties of the application of the application of the application.

loformation relating in the following facinal situations municiped in 35 U.S. C. 7 102 and 7 103 should be considered material under 37 C.E.R. 7 Libral:

A person stell he enditted in a paixet onless --

(a) The incomes was known or used by others in this country, or patented or described in a protect ordification to this to a future monotory, before the propositio themselve the participant for rotent

perioded particle along to this core function in control of the periodic of the expedition of the periodic of

(c) he but abandoned the lovertime, or

- (ii) The invention was first painted or crossed to be potented, or was the satisfied of an invention's particlests, by the applicant or his legal representatives or assigns in a fungin country prior to the date of the application for patent in this country to an application for patent or inventor's certificate field more than twelve months before the filling of the application to the Linted States, or
- (v) the invention was described in a potent granted on an application for patent by consider filed to the Codes! States before the consensition thereof by the application for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (3) of section SPI(c) of this file before the invention thereof by the applicant for passed, or
  - (f) he did and himself invent the subject matter scought to be parented, or

Customer Nec:24943

(g) before the applicant's broading throad the intention was reade in title mentry by arceive who had not abundaned, suppressed, or proposed it. In determining pointing of correction there shall be considered not only the respective states of emergine and production in practice of the receive, but also the measurable difference of one who was first to conserve and last to rentote be practice, brose a time prior to conception by the other.

# 35 U.S.C. 7 R9 - COMPITIONS FOR PATENTABILITY; NON-OBVIOUS SUBJECT, MATTER

A patent may not be obtained though the invention is not identically disclosed or described as set first to section 102 of this title, if the differences between the subject matter sought to be parented and the prior at our such that the satisfacturation as a return would have been obtained at the first fit connection ones made to a postern having artifactly skill in the art of which said subject matter periods. Percentificity skill in the art of which said subject matter periods. Percentificity skill in the art of which said subject matter periods.

#### 39 U.S.C. 7 UP - BENEFIT OF EARLIER FILING DATE IN FOREIGN COLLINGRY; RICHT OF PRICARTY (Applicable Primer)

An application for patent for an invention illed in this country h, any person who too, or whose logal representatives or assigns been, gravitately regularly flied an application for a patent for the same representation in a freeign controlly which affords until a privileges shall have the same application for the same regulation would have if flied in this controlly on the dake on which the application to patent for the same inventions was first flied in such freeign controlly. If the application is thus country is flied within one-level months from the series dake in which such foreign application for patent is controlled an any application for patent for an inventions which has been potented or described in a present publication in any country more than one are being the date of the same flied within the beauty flied within the feature filling of the application to this country, or which had been in public use or no sale in the country where then one over their owner than one over their owners more risk one were risks to such fifting.

## 28 U.S.C. 2126 - BENRETT OF EARLIER FILING DATE IN THE UNITED STATES.

An application for potent for an invention disclosed in the manner provided by the first paragraph of so, from 122 of this title in so opplication provincely filed in the United States, or as provided by section Set of this title, by the same invention shall have the states effort, as to such invention, as though filed on the date of the prior rapidication, if filed before the state of first, as to such invention of proceedings on the first application or or not explication storilarly entitled to the benefit of the tiling date of the first application and if it contains or its assential in contain a particle order out to the order filed application.

# 23 U.S.C. 7360 - RIGHT OF PRIORITY: BENEFIT OF THE RILING DATE OF A PRIOR APPLICATION

- (a) In arrivariance with the neuditions and equivienents of subsections (a) through (d) of section 112 of this title, a national application shall be entitled to the right of princip based to a prior Skel international application foliable designates at least one country other than the United States.
- (b) In accordance with the conditions and temperatures of section 119(a) of this sitte and the meany and the Regulations, an inconstituted application designating the United States shall be softled to the right of priority based on a prior bit state of a prior bit state of a priority of the Colord States.
- (c) is administrator with the intofficion and requirements of section 120 of this tale, an international application ineignosting the United States until the reditted to the bridge date is a prior sactional application in a prior intercedend application shall be emitted states, and a national application shall be emitted to the bright of the Bling date of a prior intercedental application designating the United States. If any relation is the benefit of the Bling date of a prior intercedental application designating the United States. If any relation for the benefit of an emitted ling date is intered on a prior international application which designated but fild not originate to the United States, the Prior time may require the Bling to the Patient and I adminish Office of a restricted copy of such application important with a mensionion thereof into the English Images. If it was tiled in another language.

## 38 U.S.C. ? 132 - SPECIFICATION (Applicable Portion)

The specification shall contain a written description of the invention, and in fine enemier and process of moting and using it, in each half, clear, treation, and second error to to enable any presses skilled in the art to which it persuase, or with which it is toned mostly controduced, to toube use the serior, and shall set forth the best mode contemplated by the invention of corrying not be towarded.

The specification shall conclude with one or muon claims particularly prioriting received distinctly claiming the subject matter which the applicant regards as like invention.

## Attorney Docket No.:D/KIMPOSTJ\*H Costomer No.:24945

I hereby appoint as attorneys of second with full power of substitution and sevocation, to prosecute this application and trosact all tostesss in the Potent and Tradeonats Office connected therewith: Office O. Lee, Beg. No. 37873. Juneton, Reg. No. 38,870, Marie Grace Capuyan, Reg. No. 32,905, and Solmon Kim-Heines, Reg. No. 57,552.

Send Correspondence in: Intellectual Property Law Group LLP Direct Telephone Calls on:								
12 South First Street, 1						One O. Use		
	San Inse, CA	98113			408-21	8-8930		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		*********	202222222	TEXESTNE	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	~~~~~~~~~	
2 CF INVENTOR CONF-C			्रायकार १३ -	10916-90	Y			
KCROWER CR		9500.02 9000	देख एका सकता इस		L	1.0.000 100	202050500	
o Creativento Grungbuk		Korea				Korea		
TONE COUNTS PERSONALLS	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					<u></u>		
Acceptable MacCate Acceptable 9-2202 Faccatty Apt. Jigs		u, Pohang-s	: G	y yungbuk	3	Norse	75p C108e 290-390	
ll			·i		i			
SCHWARLE ANDARES	×		T MANAGER T		EXTENT	ese		
Sun Sun Sun	ig fin		initialists)			An		
* C1110578500.		S1516 10 Note	(Cartinosis)	,	·····	Lameise	102010000	
Gyangbuk			Kore				reas.	
2 VOTOROS	155,000			1.10y		dobice Soundly	ZQ:1.00×	
Oopt Mater, Sci. & Son & Technology (POSTE)	r, Polonog, Cinca H), BonSL Hyoj	osby of Scie a-dong, Pob	ence eng	Gyong	!	Gnea	750-784	
***************************************								
2 OS MONTON MAST PAGE	ė.		fretbes(s)		CASTNE	ete		
n CITATENSHIP	************	38667 00 700	6365 (25:6:6	Ÿ	*********	Cosedby of Chatensoop		
* ADDRESS	deteces		1.38y		9101	Che Consta	NØ:1988	
	***************************************							
AUCH MACHE AND MACH	X	***************************************	Mulole translates		TAST NO	200		
4 CALSTONNES COM	**************	New or Pine	Qo: Cotoso;	,	i	Lossienista	Necostop	
•		<u> </u>	357			Formaday***	* NEC135	
4 VOOR CRUICE BUT CARE I		1	.a.y		1.50	· · · · · · · · · · · · · · · · · · ·	20, Civic	
I in other declare that all states								
on industrialism and belief are	balleved to be to	ung and furt	ther that t	bese state	monis w	se made wif	ii ihe	
convertidge that willful feise statements and the like an made are punishable by the or improsonance, or								
both, under section 1001 of T					willful fa	se sistemen	te mak	
jeopardize the validity of the	application of ac	a baprot is a	nong ther	ette.				
Secretary of Execution	77.79.		935020v 202	ion legan	a),r	A	<u></u>	
						Ir.	<u> </u>	
/// / / / / / / / / / / / / / / / / /								
Nignation of Sciences 203			Signatu.	is of lovest	19.			
Cone			13464					
L	ravava should confe	en te names i	e prosented	N. 201 to Ve	g. arrives)		***************************************	